



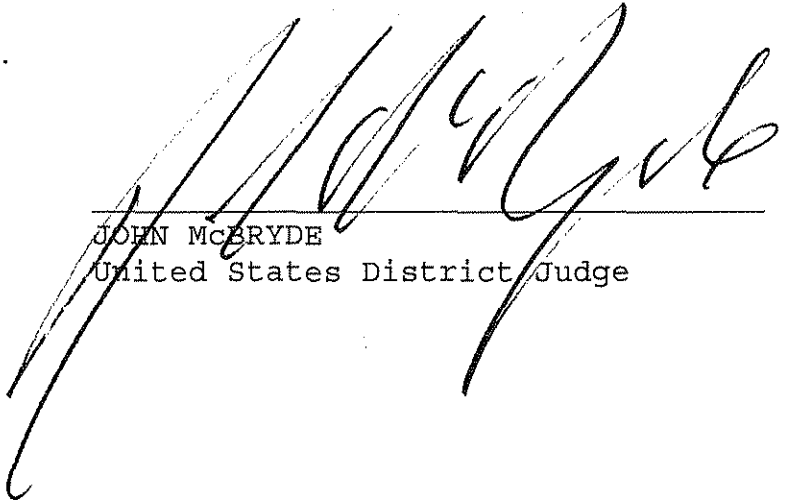
Plaintiff complains about the Magistrate Judge's assessment of the ALJ's treatment of the opinions of the consultative examiner, Dr. Phillips. The court agrees with the Commissioner that the Magistrate Judge properly considered the record and the ALJ's findings. The ALJ incorporated some of Dr. Phillips's findings and rejected others that were not supported by the record. For example, Dr. Phillips opined that plaintiff was unable to view a computer screen, Tr. at 650, when plaintiff herself said that she was on her computer daily, id. at 338, 342. Further, Dr. Phillips noted that plaintiff could sit for eight hours, stand for one hour, and walk for one hour in an eight hour workday. Tr. at 648. This is consistent with the finding that plaintiff could perform sedentary work. Each of plaintiff's objections--and the bulk of them are a rehash of issues raised in her initial brief--is refuted by the record. The court, having made a de novo review of the record, is satisfied that plaintiff's objections lack merit and that the recommendation of the magistrate judge should be accepted. The record supports the decision of the Commissioner.

Therefore,

The court accepts the recommendation of the magistrate judge and ORDERS that the decision of the Commissioner that, based on the application for a period of disability and disability

insurance benefits protectively filed on August 20, 2012, plaintiff, Regina Annette Thompson, is not disabled under sections 216(i) and 223(d) of the Social Security Act, and based on the application for supplemental security income protectively filed on August 20, 2012, plaintiff is not disabled under section 1614(a)(3)(A) of the Social Security Act, be, and is hereby, affirmed.

SIGNED July 21, 2016.



JOHN MCBRYDE  
United States District Judge